

THE CAUCASIAN.

PUBLISHED EVERY THURSDAY.

MARION BUTLER, Editor & Prop.

SUBSCRIPTION RATES.

ONE YEAR, \$10.00. SIX MONTHS, \$6.00.

Entered in the Post Office at Raleigh, N. C., as Second Class Matter.

HOW DEMOCRACY HAS BLESSED US.

The Democrats never tire of telling the people how they are blessed by the Democracy. They enlarge upon this theme in their newspapers, on the stump, in private conversation, at all times and in all places.

We are seized today with a benevolent sort of impulse, which moves us to point out, to a grateful people, just how the Democracy has blessed them, during the last sixteen months, through the administration of Mr. Cleveland.

Within the last sixteen months the Democratic party borrowed money to the sum of \$102,000,000. The money thus borrowed, was used to redeem, with gold, obligations that are redeemable by law, in coin—that is, in either silver or gold. These obligations, when redeemed with the gold thus borrowed, were not cancelled; but they were reassured; and so, there was added to the public debt of the United States just \$102,000,000, bearing interest at the rate of five per centum per annum. This \$102,000,000, with the annual interest of \$5,100,000 equals \$107,100,000; and this is the exact amount of the debt—additional debt—put upon the country by the Democrats within the last sixteen months.

"Yes," says some one, "but how does this affect me?" Let us see. The debt, principal and interest for one year, that the Democrats have put upon us, amounts to just \$243 for every man, woman and child in the United States. This means that the Democrats have, within the time mentioned above, put a debt of \$243 upon every person in the United States—upon the aged grandfathers, and upon the babe just born—and have arranged that this debt shall bear five per cent. interest, payable twice a year in gold; and that the debt shall remain upon the people for the term of thirty years—that is, they shall have the privilege of paying it until after thirty years have gone by.

Now, let us see how this works: A man has a wife and five children. He works on the farm or in the shops. He struggles hard to keep the wolf away from his door. His part of this debt is \$17.01. On this he pays annually eighty-five cents interest. In thirty years he will pay \$25.50 interest, and this added to the principle, makes \$42.51. That is not much money, no, that is not much—but it is exactly the increase of burden that this Democratic administration has put upon the man in our illustration. The amount of money he pays annually, put at compound interest, at the same rate, would amount in thirty years to enough to buy him a small farm.

But let no one imagine that the amount paid, in the case supposed, is all that our citizen would pay on account of our national debt. It is scarcely a tithe of it. It is only the increase of burden that has been put upon him by the Democrats of recent months, that we have been calling attention to.

Just think of it, this Democratic administration has made every man, woman and child in the Republic \$243 poorer than he was when it came into power.

These are some of the blessings that have come to the people from the Democrats! Do you want any more of them? For the people to continue to be thus blessed by the Democrats would, in a few years, put most of them on the pauper list, or in the poor house.

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Proceedings of the Legislature.

(Continued from 4th page.)

SENATE.

Friday, March 25th—5:15 P.M.

The Senate was called to order at 10 o'clock a.m. by Lieutenant Governor Doughton. Prayer by Rev. Levi Branson of the city.

THE MORNING HOUR.

was taken up by reports from the committees and other routine business after which

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was taken up and sundry minor bills passed after brief reading.

THE SPECIAL ORDER.

being "The Revenue Act," Mr. Paddison moved that the Senate go into the committee of the whole. Motion prevailed and the President called Senator Forbes of Pitt to the chair. The bill was taken up by sections, and sections 1 and 2 adopted.

In section 3 Mr. Fortune sent up an amendment to strike out sixteen and insert twenty cents for public school purposes.

Mr. Fortune advocated to increase school tax and said unless this was done he would vote against appropriation for University and normal schools.

Mr. White of Alexander said this move in behalf of the poor children had no lobbyists in their behalf. The Senators on this floor had to do their duty.

Mr. Fortune's amendment was lost. Mr. McCaskey's amendment was adopted increasing school levy to 18 cents.

Mr. Fortune sent up an amendment to section 3, providing that any school teacher who was not paid within a year shall pay a tax of \$5.00, and if they teach eight months a year they shall pay a tax of \$10.00.

Mr. Fowler opposed this amendment as ridiculous, and an outrage upon the poorly-paid teacher. He thought it about as well to tax preachers and people who taught in the State.

Mr. Fortune spoke to his amendment, and thought that as lawyers and doctors were taxed so should school teachers.

Mr. McWhorter thought the amendment a bad one and inconsistent.

The amendment was lost.

Mr. McWhorter sent up an amendment to increase the pension levy from 25 to 35 cents, and said this General Assembly had adopted quite a number of new pensions to the list, and if this was not done trouble would arise.

The amendment was adopted.

Section 2 was amended to rectify the equation for poll and twenty-four was struck out and twenty-nine inserted, and the total ad valorem tax was necessarily increased by amendment to 43 cents.

Section 4 to 19 were adopted.

Section 20 added shall not apply to manufacturers of cigars, tobacco, and cigarettes, and as amended was adopted.

Mr. Hoover, to strike out "the drug," and insert "liquor," and said he shall not be liable for tax by any county, city or town; adopted.

Mr. Rice, that any druggist who allows his drug store to be used for the sale of liquor, shall be liable for license; adopted.

This section as amended was adopted.

Sections 23 to 28 adopted.

Section 29, amended tax on fire insurance company shall be \$100, for life insurance \$200.

Section 30, 31 and 32 adopted.

Section 33, amended to include any social club or association which furnishes meals, wine, or spirituous liquors to its members or guests, requires them to take out license, adopted.

Sections 34 to 40 adopted.

A new section was introduced creating a tax of 1/2 per cent. per pound upon smoking and plug tobacco manufacturers, and 5 cents per hundred cigars and cigarettes; adopted.

The committee arose and the Senate being in session, Mr. McWhorter reported that the Senate committee on the whole had had under consideration the revenue act, which had been amended, and as amended the committee recommended the bill do pass, and upon a roll call the bill passed its second reading, yeas 30, nays 1.

The machinery act was taken up and passed its second reading.

SENATE.

The Senate was called to order at 8 o'clock by the President and

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was taken up and a large number of minor bills were disposed of.

Bills establishing graded schools were finally disposed of as follows in McDowell and Ashe counties.

Bill passed third reading incorporating the town of South Gaston, in Halifax county, the town of Berryville, French Broad Railroad company; Bank of Lumberton; Farmers' and Merchants' Bank, Bryson city; N. C. Savings and Trust company; the leading racket store in Durham; Newbern Street Railway company and the Newbern and Beaufort Ferry; E. and A. M. Murphy, N. C. Mechanics' Fine Savings bank; the Stannix Wayne foundry; South Side Manufacturing company; adopted.

Bills passed third reading amending the charter of Lincolnville; Camden and Currituck Railroad company.

Bills establishing graded schools were passed for the towns of Warsaw, Hendersonville and Washington.

Bills to provide for working roads in Greensboro, Wake, Buncombe, Richmond, Wako, Buncombe, counties, passed their several readings.

Bills authorizing special taxes were passed for Nash, Anson and Craven counties.

Bills to authorize bond issues for public improvements were passed for Stanly county, Mount Holly and Kingston.

PASSING THIRD READING.

Bills to transfer patients from Chattanooga county in the Morganton hospital to the insane asylum at Raleigh.

Bill to abolish free tuition in the State University; not to apply to young men now attending the college and shall not be any young man because of his inability to pay cash or make note.

Bill creating an additional term of Wake Superior court.

NOMINATIONS.

The following nominations were made for vacancies on the board of trustees of the University:

C. A. Cook to succeed C. A. Cook; W. E. White to succeed George Davis; V. L. Russell to succeed T. J. Jarvis; T. W. Babb to succeed W. T. Faircloth; Angus Shaw to succeed H. C. McMillan; F. H. Morris to succeed J. N. Todd; J. M. Thomas to succeed H. D. Williams.

APPROPRIATIONS.

Bill appropriating \$1,000 for State Colored Normal School; \$57,250 for the N. C. Insane Asylum at Raleigh; \$5,000 for State Normal and Industrial School at Greensboro.

Bill to make certain repairs to the Governor's mansion, appropriating \$1,000.

The Senate adjourned to 10 o'clock to-day.

HOUSE.

At 10 o'clock Speaker Walter called the House to order, and Rev. L. I. Smith of Cleveland prayed.

A bill passed to amend the charter of Beaufort City. The bill making an annual appropriation of \$13,750 for the Normal and Industrial school at Greensboro, and \$5,000 annually for the school for a new dining room, recreation rooms, etc., and sanitary improvements was taken up. White, of Bladen, spoke strongly in support of the bill, and the House adopted it.

Mr. White said the committee had made the bill more liberal than it really ought to be \$10,000 a year. He said that the school was demanded by the Farmers' Alliance. Wooten said this was a school that the common people of North Carolina needed.

Mitchell, of Franklin, moved the appropriation, and opposed to table the bill.

Stevens demanded the yeas and nays on the motion to table.

Grey hoped this motion would not prevail. He believed that this institution was doing more good than any institution in the State.

Mr. Moore, of Johnston, said this school is the rich fruitage of North Carolina civilization, and that this is one of the best schools in North Carolina.

Norman, believing that this motion is an insult to every mother and daughter in North Carolina, I vote no.

Young, of Johnston, said they needed every cent of this appropriation, and that this institution was the child of the Farmers' Alliance.

Mr. Grizzard, of Johnston, said that the school was now having 250 more students. Mr. Clark asked the gentleman if he was in favor of educating the masses.

"I am in favor of educating all."

Mr. Turner said every appropriation made takes much money out of the pockets of the people.

Ewart said: "You have made ample provision for the poor people of the State, and now refuse to give sanitary conveniences to the girls, which you give to the convicts."

Mr. Grizzard said that the school was not returning here if he gives his vote for this appropriation. He is in favor of the Republican party. Both amendments were voted down. The bill passed its second reading. The bill passed its third reading by a vote of 74 to 18.

Those voting no were Bean, Bryan, Buchanan, Campbell, Crawford, Crum, Grizzard, Hendon, Jones, Lenoir, Linney, Michael, Mitchell, Phillips of Randolph, Smith of Caswell, Turner of Mitchell, Turner of Polk, Vickers and Whitener.

THE WILMINGTON CHARTER BILL.

was taken up and passed its third reading by a vote of 52 to 47.

Mr. Grizzard moved to suspend the rules and to pass the bill upon its final passage.

The motion prevailed.

Amendments were being offered when the previous question was called. The yeas and nays were demanded, and the bill passed its third reading by a vote of 68 to 43.

THE NEW MONUMENT BILL.

came up on its third reading. The previous question was called.

Mr. Campbell in explaining his vote said, when the children and widows of soldiers are asked to contribute to a monument to a man who had been a traitor, it is a disgrace.

Mr. Grizzard said that he could not vote to give them a stone; I vote no.

Mr. Norman believed that it was the duty of the State and not of individuals to erect the monument.

Mr. Cox said on yesterday he opposed this bill, but he was opposed to continuing time and would therefore vote ye.

The bill passed third reading by a vote of 54 to 43. The result was announced amid much applause in the gallery.

THE HOUSE MET AT 7:30 AND IMMEDIATELY TOOK UP THE BILL FOR THE RELIEF OF ALEXANDER COUNTY. The motion of Mr. Alexander explained that this bill was introduced by the committee on the subject of the expense of gaolage, and feeding the convicts. A bill to reduce the bonds of sheriffs by amending section 2073 of the code. This bill created considerable discussion, participated in by Dr. Abbott, who introduced the bill, and Messrs. Ewart, Lusk, McWhorter and others. Mr. Winborne moved to amend by changing Hertford county; amendment voted down. Mr. Robinson moved to exempt Anson county. Mr. Monroe discussed the matter from a pure business standpoint. He believed it would be unwise to reduce the bond. Dr. Abbott called for the previous question. The amendment of Robinson was voted down. Mr. Smith wanted to amend but the chair ruled him out.

out of order. The yeas and nays were called for and the bill was lost on second reading by a vote of 51 to 53; bill to limit the speeches of laymen in court was lost. The bill was adopted by Mr. Bryan, tabled on motion of Mr. Turner of Mitchell; bill to incorporate New Hanover poultry and live stock association; to lay out and establish a public road in Buncombe county; to repeal chapter 143, laws of 1885; to repeal the tax that gives credit to a year to the University. The bill was tabled. Senate bill, for the relief of the bondsmen of J. C. Brewster, tabled; to amend the charter of Hendersonville; to amend the charter of Robeson county; second and third readings. The bill to define and punish train robbery; to pay the expenses of the committee that visited the University; to amend the stock law of Craven county; to amend the charter of Hendersonville; an act for the relief of Green Caldwell; a supplementary bill to the act to establish a criminal court of the new Hanover; for the relief of L. A. McDonald, clerk of the superior court of Montgomerie county; resolution for the relief of Josiah Turner, referring his claim for public printing to the State Auditor, with instructions to the committee that visited the University; to amend the stock law of Craven county; to amend the charter of Hendersonville; an act for the relief of Green Caldwell; a supplementary bill to the act to establish a criminal court of the new Hanover; for the relief of L. A. 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